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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/700,968	07/11/2002	Christhoper J Pratt	420115-56 LB13/SC18 9525			
7590 12/12/2002 Oppenheimer Wolff & Donnelly			EXAMINER			
Suite 3800 2029 Century Park East			VALENTI, ANDREA M			
Los Angeles, C	A 91109-7068		ART UNIT	PAPER NUMBER		
			3643			
		DATE MAIL ED: 12/12/2002				

Please find below and/or attached an Office communication concerning this application or proceeding.

1		Application	Ν.		Applicant(s)			
Office Action Summary		09/700,968	''		PRATT, CHRISTH	IOPER J	\sim	
		Examiner			Art Unit			
		Andrea M. \			3643			
	- The MAILING DATE of this commun			heet with the c	orrespondence ad	ldress		
Period for	r Reply							
THE M - Extens after S - If the p - If NO	DRTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNI sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this commperiod for reply specified above is less than thirty (3) period for reply is specified above, the maximum sterm of the toreply within the set or extended period for reply sply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	of 37 CFR 1.136(a). In no even nunication. (i) days, a reply within the statut attutory period will apply and will apply and will apply and will apply and will be statute.	t, howeve ory minim expire SI	er, may a reply be tin um of thirty (30) day X (6) MONTHS from secome ABANDONE	nely filed s will be considered time the mailing date of this of D (35 U.S.C. § 133).	ly. communication.		
1)	Responsive to communication(s) file	led on <u>11 July 2002</u> .						
2a)□	This action is FINAL.	2b)⊠ This action is r						
3)	Since this application is in condition	n for allowance except	for for	mal matters, p	rosecution as to t	he merits is		
Disposition	closed in accordance with the prac on of Claims	tice under <i>Ex parte Qu</i>	iayie, 1	JOU O.D. 11, 4	-00 O.O. 2 IV.			
	Claim(s) 1-11 is/are pending in the		,	! :=				
	4a) Of the above claim(s) is/a	are withdrawn from con	sidera	uon.				
-	Claim(s) is/are allowed.							
•	Claim(s) <u>1-9</u> is/are rejected.							
•	Claim(s) 10 and 11 is/are objected to			-or i				
	Claim(s) are subject to restri	ction and/or election re	quiren	nent.				
	ion Papers	o Everiner						
	The specification is objected to by the		ohiosts	d to by the Ev	aminer			
10)	The drawing(s) filed on is/are	accepted or D)	he hele	l in ahevance	See 37 CFR 1.85(a)).		
4.5	Applicant may not request that any ob The proposed drawing correction file	ojection to the drawing(s) ad on le∙ a\□ ar	DLUNE De Heid	, abeyance. ∖ d b)∏ disannı	roved by the Exami	iner.		
11)[The proposed drawing correction file If approved, corrected drawings are re				. ,			
42)[7.	If approved, corrected drawings are re The oath or declaration is objected t		400					
		and the second second						
	under 35 U.S.C. §§ 119 and 120 Acknowledgment is made of a clair	n for foreign priority up	der 35	U.S.C 8 1190	(a)-(d) or (f).			
1				_,_,5,5,100	. , . ,			
a)			n recei	ived.				
	1. Certified copies of the priority documents have been received.							
]	 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 							
* :	application from the Inter See the attached detailed Office acti	rnational Bureau (PCT ion for a list of the certi	fied co	7.2(a)). pies not receiv	ved.			
14)	Acknowledgment is made of a claim	for domestic priority u	nder 3	5 U.S.C. § 119	(e) (to a provision	nal application	on).	
	a) The translation of the foreign la Acknowledgment is made of a claim	anguage provisional ap	plication	on has been re	eceived.			
Attachme		, ,						
1) Noti	ice of References Cited (PTO-892) ice of Draftsperson's Patent Drawing Review rmation Disclosure Statement(s) (PTO-1449)	(PTO-948) Paper No(s) <u>1</u> .	4)		ary (PTO-413) Paper l al Patent Application (l			

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DETAILED ACTION

Claim Objections

Claim 7 is objected to under 37 CFR 1.75(c) as being in improper form because a multiple dependent claim can not depend from another multiple dependent claim. See MPEP § 608.01(n). Accordingly, the claim 7 has not been further treated on the merits.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-6 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 4,236,351 to Smith.

Regarding Claim 1, Smith teaches a planting system for regulating the supply of water to a plant, the system has a liner (Smith #11) containing a volume of plant growing medium (Smith Fig.2 S); the liner is impermeable to water; the system further has a drainage means (Smith #18 and 19 Col. 3 lines 64-66) adapted to drain water from the plant growing medium contained within the liner and convey the drained water to a desired location; the liner serves to prevent drainage of water from the medium into the surrounding subsoil.

Regarding Claim 2, Smith discloses the liner is a plastic material (Smith Col. 3 lines 6-8).

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Regarding Claim 3, Smith teaches the drainage means is a pipe (Smith #18 and 19).

Regarding Claim 4, Smith teaches the pipe is provided with perforations (Smith #21).

Regarding Claim 5, Smith teaches the section of the pipe located within the liner is surrounded by a particulate material (Smith Fig. 2 C and S).

Regarding Claim 6, Smith inherently teaches that the particulate material is gravel since the substrate will inherently contain small rock particles and the rock particles are an old and well-known means of providing proper drainage and aeration for soil and plant root systems.

Claims 1-3 and 8-9 are rejected under 35 U.S.C. 102(b) as being anticipated by PCT WO 89/4600 to Andersson.

Regarding Claim 1, Andersson teaches a planting system for regulating the supply of water to a plant, the system has a liner (Andersson #1) containing a volume of plant growing medium (Andersson Fig.1 and 2); the liner is impermeable to water; the system further has a drainage means (Andersson #4 and 6) adapted to drain water from the plant growing medium contained within the liner and convey the drained water to a desired location; the liner serves to prevent drainage of water from the medium into the surrounding subsoil.

Regarding Claim 2, Andersson discloses the liner is a plastic material (Andersson page 7 line 34).

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Regarding Claim 3, Andersson teaches the drainage means is a pipe (Andersson #6 and #11).

Regarding Claim 8, Andersson teaches a paving system that has at least a surface layer (Andersson Fig. 1 #9) provided with an island in the form of a hole or trench for receipt of a plant, in combination with a planting system as claimed in claim 1.

Regarding Claim 9, Andersson teaches the surface layer is impervious to water (Andersson page 1 line 14).

Claims 1-6 and 8-9 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 4,920,694 to Higa.

Regarding Claim 1, Higa teaches a planting system for regulating the supply of water to a plant, the system has a liner (Higa #2) containing a volume of plant growing medium (Higa Fig.1(a)); the liner is impermeable to water (Higa Col. 3 line 22); the system further has a drainage means (Higa Fig. 4(a) arrows) adapted to drain water from the plant growing medium contained within the liner and convey the drained water to a desired location; the liner serves to prevent drainage of water from the medium into the surrounding subsoil.

Regarding Claim 2, Higa discloses the liner is a plastic material (Higa Col. 3 line 22).

Regarding Claim 3, Higa teaches the drainage means is a pipe (Higa Fig. 4(a) #3).

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Regarding Claim 4, Higa teaches the pipe is provided with perforations (Higa Fig. 4(a) #6).

Regarding Claim 5, Higa teaches the section of the pipe located within the liner is surrounded by a particulate material (Higa Fig. 3).

Regarding Claim 6, Higa inherently teaches that the particulate material is gravel since the substrate will inherently contain small rock particles and the rock particles are an old and well-known means of providing proper drainage and aeration for soil and plant root systems.

Regarding Claim 8, Higa teaches a paving system that has at least a surface layer (Higa #1) provided with an island in the form of a hole or trench for receipt of a plant, in combination with a planting system as claimed in claim 1.

Regarding Claim 9, Higa teaches the surface layer is impervious to water (Higa Col. 3 line 22).

Allowable Subject Matter

Claims 10 and 11 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

European Patent EPO 00552722A1; German Patent DE003633390A1; German Patent DE003821605A1; U.S. Patent No. 5,099,603; U.S. Patent No. 5,363,592; United

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Kingdom Patent GB 2227775A; U.S. Patent No. 1,906,494; U.S. Patent 5,878,528; U.S.

Patent 3,005,287; United Kingdom Patent GB 2108549A; and U.S. Patent No.

5,064,308.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Andrea M. Valenti whose telephone number is 703-305-

3010. The examiner can normally be reached on 7:30am-5pm M-F; Alternating Fridays

Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Peter M. Poon can be reached on 703-308-2574. The fax phone numbers

for the organization where this application or proceeding is assigned are 703-306-4195

for regular communications and 703-305-0285 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is 703-308-

4357.

AMV

December 5, 2002

PETER M. POON

SUPERVISORY PATENT EXCLUSION

TECHNOLOGY CENTER 3600